



**Registration of a Charge**

Company name: **ABBEY LOGISTICS GROUP LIMITED**

Company number: **02484251**



X72N5ZQH

Received for Electronic Filing: **28/03/2018**

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**Details of Charge**

Date of creation: **23/03/2018**

Charge code: **0248 4251 0023**

Persons entitled: **HSBC EQUIPMENT FINANCE (UK) LTD**

Brief description:

**Contains fixed charge(s).**

**Contains negative pledge.**

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**Authentication of Form**

This form was authorised by: **a person with an interest in the registration of the charge.**

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**Authentication of Instrument**

Certification statement: **I CERTIFY THAT SAVE FOR MATERIAL REDACTED PURSUANT TO S.859G OF THE COMPANIES ACT 2006 THE ELECTRONIC COPY INSTRUMENT DELIVERED AS PART OF THIS APPLICATION FOR REGISTRATION IS A CORRECT COPY OF THE ORIGINAL INSTRUMENT.**

Certified by: **SHARMILA CHAMPANERI**



## **CERTIFICATE OF THE REGISTRATION OF A CHARGE**

Company number: 2484251

Charge code: 0248 4251 0023

The Registrar of Companies for England and Wales hereby certifies that a charge dated 23rd March 2018 and created by ABBEY LOGISTICS GROUP LIMITED was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 28th March 2018 .

Given at Companies House, Cardiff on 29th March 2018

The above information was communicated by electronic means and authenticated by the Registrar of Companies under section 1115 of the Companies Act 2006



**Companies House**



THE OFFICIAL SEAL OF THE  
REGISTRAR OF COMPANIES

# Chattels Mortgage

## Particulars:

<b>Dated</b>	23/3/2018
<b>The Chargor</b>	Full Name: Abbey Logistics Group Ltd Registered Number: 02484251 Registered in: England & Wales Registered Office Address: Suite 11, Stone Cross Place Stone Cross Lane North, Lowton, Warrington, England, WA3 2SH
<b>The Company</b>	<b>HSBC EQUIPMENT FINANCE (UK) LIMITED</b> registered in England with number 1503727 whose registered office is at 8 Canada Square, London, E14 5HQ, as trustee for itself and for each other member of the HSBC Group (as defined herein).

<b>Insurance</b> The Equipment is insured in accordance with clause 7 overleaf:		
	Asset Protection Risks	Third Party Liability Risk (if different Insurer)
Name of Insurer	PEN UNDERWRITING	
Name of Insurance Broker	LOCKTONS	
Address of *Insurance Company	ST BOTOLPH BUILDING	
Branch/Broker	138 HOUNDSDITCH LONDON EC3A 7AG	
Cover Note/Policy number	MY 2320042694	
Renewal Date	8/4/18	

Executed as a deed, but not delivered until the  
first date specified on page 1, by  
Abbey Logistics Group Ltd  
by two directors or by  
one director and the secretary

)  
)  
)  
)  
)  
)

Signature

Name (block capitals)

S. GRANITE

Signature

Name (block capitals)

T. RAWDLIE

Director/Secretary

**SIGNED** by a duly authorised Official of **HSBC EQUIPMENT FINANCE (UK) LIMITED** ("THE COMPANY")  
for and on behalf of THE COMPANY the day and year first above written.

Signature

Name in full

ELAINE [REDACTED]

(Block letters)

In the presence of:

Full name of

Witness

SHARMILA CHAMPANERI

Signature of witness

Address

HSBC Equipment Finance (UK) Ltd

Securities

12 Calthorpe Road

Occupation

Edgbaston

Birmingham B15 1HS

2003 SCHMITZ 4.65M CURTAINSIDE TRAILER	SCHMITZ	WSMS6980000751793	2003
2003 SCHMITZ 4.65M CURTAINSIDE TRAILER	SCHMITZ	WSMS6980000751782	2003
2003 SCHMITZ 4.65M CURTAINSIDE TRAILER	SCHMITZ	WSMS6980000751787	2003
2005 MONTRACON AND SDC 4.65M CURTAINSIDE TRAILER	MONTRACON	D067219	2003
2005 MONTRACON AND SDC 4.65M CURTAINSIDE TRAILER	MONTRACON	A067218	2003
2005 MONTRACON AND SDC 4.65M CURTAINSIDE TRAILER	MONTRACON	AAA60730	2003
2005 MONTRACON AND SDC 4.65M CURTAINSIDE TRAILER	MONTRACON	AAA60739	2003
2005 MONTRACON AND SDC 4.65M CURTAINSIDE TRAILER	MONTRACON	AAA60709	2003
2005 MONTRACON AND SDC 4.65M CURTAINSIDE TRAILER	MONTRACON	AAA60733	2003
2005 MONTRACON AND SDC 4.65M CURTAINSIDE TRAILER	MONTRACON	AAA60717	2003
2003 SCHMITZ 4.65M CURTAINSIDE TRAILER	SCHMITZ	WSMS6980000751791	2003
2003 SCHMITZ 4.65M CURTAINSIDE TRAILER	SCHMITZ	WSMS6980000751	2003
2003 SCHMITZ 4.65M CURTAINSIDE TRAILER	SCHMITZ	WSMS6980000751792	2003
2003 SCHMITZ 4.65M CURTAINSIDE TRAILER	SCHMITZ	WSMS6980000751789	2003
2005 MONTRACON AND SDC 4.65M CURTAINSIDE TRAILER	MONTRACON	AAA60734	2003
2003 SCHMITZ 4.65M CURTAINSIDE TRAILER	SCHMITZ	WSMS6980000751790	2003
2003 SCHMITZ 4.65M CURTAINSIDE TRAILER	SCHMITZ	WSMS6980000751783	2003
2003 SCHMITZ 4.65M CURTAINSIDE TRAILER	SCHMITZ	WSMS6980000751794	2003
2005 MONTRACON AND SDC 4.65M CURTAINSIDE TRAILER	MONTRACON	D067230	2003
2003 SCHMITZ 4.65M CURTAINSIDE TRAILER	SCHMITZ	WSMS6980000751784	2003
2003 SCHMITZ 4.65M CURTAINSIDE TRAILER	SCHMITZ	WSMS6980000751785	2003
2003 SCHMITZ 4.65M CURTAINSIDE TRAILER	SCHMITZ	WSMS6980000751795	2003
2003 SCHMITZ 4.65M CURTAINSIDE TRAILER	SCHMITZ	WSMS6980000751796	2003
2005 MONTRACON AND SDC 4.65M CURTAINSIDE TRAILER	MONTRACON	D067236	2003
P012 LAG TIPPING TANK	LAG	WSM755519	2001
P013 FELDBINDER TIPPING TANK	FELDBINDER	WFB33851Y12011926	2001
P017 METALAIR TIPPING TANK	METALAIR	750360	1997
30FT TIPPING CHASSIS 2001	LAG	20049045	1999
30FT WEIGHTLIFTER TIPPING CHASSIS	LAG	CC-3329-02	1999
3 AXLE SCHMITZ SINGLE TEMP-TRAILER	schmitz	VP3S37EBDGFDP4629	2008
CHEREAU	CHEREAU	VM4CD381H7A014040	2007
CHEREAU 13.6M FRIDGE TRAILER	CHEREAU	VM4CD381H7A014041	2008
13.6 3-AXLE SCHMITZ TEMP REEFER TRAILER	schmitz	WSMS7780000707401	2002
13.6M 3-AXLE SCHMITZ SINGLE TEMP REEFER TRAILER	schmitz	WSMS7780000707445	2008
13.6M 3 AXLE SCHMITZ SINGLE TEMP REEFER TRAILER	schmitz	WSMS7780000707448	2008
P019 LAG TIPPING TANK	LAG	750964	2003
P020 LAG TIPPING TANK	LAG	70313188	2003
P021 LAG TIPPING TANK	LAG	758415	2003
LAG	LAG	70313201	2003

**The Schedule  
The Equipment**

Description of Goods	Make & Model	Serial / Chassis Number	YOM
TANK	NORTHERN	1056	1988
1984 CRANE FRUEHAUF TANK	CRANE FRUEHAUF	MT383801	1984
1984 MAGYAR TANKER	MAGYAR	STT5149	1984
MAGYAR SEMI-TRAIL TANK	Magyar	6118	1994
MAGYAR SEMI-TRAIL TANK	MAGYAR	6119	1994
MAGYAR SEMI-TRAIL TANK	MAGYAR	6120	1994
MAGYAR SEMI-TRAIL TANK	MAGYAR	6448	1995
MAGYAR SEMI-TRAIL TANK	MAGYAR	STT6450	1995
MAGYAR SEMI-TRAIL TANK	MAGYAR	6451	1995
MAGYAR SEMI-TRAIL TANK	MAGYAR	6452	1995
MAGYAR SEMI-TRAIL TANK	MAGYAR	6449	1995
FRUEHAUF SEMI-TRAIL TANK	CRANE FRUEHAUF	ST401901	1995
Northern Tanker	Northern Tanker	2375	1995
MAGYAR TANK	MAGYAR	STT6768	1995
MAGYAR SEMI-TRAIL TANK	MAGYAR	6771	1995
TANK-TRI.AXLE.AIR.SUS.MNT	PEARCE & WRIGHT	2534	1996
MAGYAR SEMI-TRAIL TANK	magyar	7214	1996
TANK-TRI.AXL.AIR.SUSP.MNT	MAGYAR	NTS2597	1996
MAGYAR SEMI-TRAIL TANK	PEARCE & WRIGHT	7215	1996
TANK-TRI.AXL.AIR.SUSP.MNT	MAGYAR	NTS2599	1996
MAGYAR SEMI-TRAIL TANK	PEARCE & WRIGHT	7216	1996
MAGYAR SEMI-TRAIL TANK	MAGYAR	7217	1996
TANK-TRI.AXL.AIR.SUSP.MNT	MAGYAR	NTS2600	1996
NORTHERN TANKER SCOPA	NORTHERN TANKER	NTS2730	1997
32000L SINGLE TRI-AXL TNK	NORTHERN TANKER	NTS2750	1997
TANK-TRI AXLE BOGIE MNT	NORTHERN TANKER	NTS2763	1997
TANK-TRIAXLE AIR-SUS.BOGI	Crane Freuhauf TANK	V0049428	1997
MAGYAR SEMI-TRAIL TANK	MAGYAR	49429 -	1997
MAGYAR SEMI-TRAIL TANK	MAGYAR	49427	1997
MAGYAR SEMI-TRAIL TANK	MAGYAR	49426	1997
MAGYAR SEMI-TRAIL TANK	MAGYAR	V0049423	1997
MAGYAR SEMI-TRAIL TANK	MAGYAR	49424	1997
MAGYAR SEMI-TRAIL TANK	MAGYAR	VF9SR34ERV	1997
32,000L SINGLE TANK	MAGYAR	2456-97	1997
32,000L SINGLE TANK	CLAYTON	CC972457	1997
32,000L SINGLE TANK	CLAYTON	CC972458	1997
MAGYAR	MAGYAR	2849	1997
MAGYAR SEMI-TR.34500L TNK	NORTHERN TANKER	49444	1998
MAGYAR SEMI-TR.34500L TANK	MAGYAR	STT8016	1998
MAGYAR SEMI-TR.34500L TNK	MAGYAR	49449	1998
MAGYAR SEMI-TR.34500L TNK	MAGYAR	49448	1998
MAGYAR SEMI-TRAIL TANK	MAGYAR	6768	1996
Crane Freuhauf TANK	Crane Freuhauf TANK	VT421001	1997
CRANE FREUHAUF TANK 33000	crane fruehauf	VT421002	1997
CRANE FREUHAUF TANK 33000	Crane Freuhauf TANK	VT421003	1997
CRANE FREUHAUF TANK 32800	Crane Freuhauf TANK	VT421004	1997
CRANE FREUHAUF TANK 32800	Crane Freuhauf TANK	VT421005	1997
CRANE FREUHAUF TANK 32800	Crane Freuhauf TANK	VT421007	1997
CRANE FREUHAUF TANK 32800	Crane Freuhauf TANK	VT421009	1997
CRANE	Crane Freuhauf TANK	VT421011	1997
CRANE FREUHAUF TANK 32800	Crane Freuhauf TANK	VT421012	2008
CRANE FREUHAUF	Crane Freuhauf TANK	VT421013	1997
CRANE FREUHAUF TANK	Crane Freuhauf TANK	VT421014	2002
CRANE FREUHAUF TANK	Crane Freuhauf TANK	VT421015	1997
CRANE FREUHAUF TANK	Crane Freuhauf TANK	VT421016	1997
CRNE FREUHAUF TANK	Crane Freuhauf TANK	VT421017	1997
CRANE FREUHAUF TANK	Crane Freuhauf TANK	VT421018	1997
MAGYAR TANK	MAGYAR	6769	1995
37M3 SPITZER SINGERS FIN	SPITZER POWDER TANK	CC4055/07	1996
SPITZER 37M3 TANKER TRAILER	SPITZER POWDER TANK	C347497	1996
2003 SCHMITZ 4.65M CURTAINDISC TRAILER	SCHMITZ	WSMS6980000751786	2003

P023 LAG TIPPING TANK	LAG	758401	2003
P025 LAG TIPPING TANK	LAG	758458	2004
P026	LAG	758445	2004
P027 LAG TIPPING TANK	CLAYTON	756853	2001
P028 LAG TIPPING TANK	LAG	759854	2004
LAG TIPPING TANK	LAG	756855	2004
LAG	LAG	758751	2004
M&G	M&G	34411	2007
UNIVERSAL CHOC TANK	Universal	12510673	1973
TANK-TRIAXLE AIR-SUS.BOGI	Crane Freuhauf TANK	V0049428	1997
CRANE FREUHAUF TANK 32800	crane fruehauf	VT421006	1997
CRANE FREUHAUF	crane fruehauf	VT421008	1997
CRANE	crane fruehauf	VT421009	1997
TANK-TRI.AXL. AIR.SUS.MNT	Northern Tankers	VT421011	1997
MONTRACON FRIDGE TRAILER	montracon	SMRR3A-CX7N024495	2007
MONTRACON FRIDGE TRAILER	montracon	SMRR3A-CX7N025411	2007
MONTRACON FRIDGE TRAILER	montracon	24494	2007
Magyar 2011	MAGYAR	VP3S37ESDBFPD2030	2011
Magyar 2011	MAGYAR	VP3S37ESDBFPD2029	2011
Magyar 2011	MAGYAR	VP3S37ESDBFPD2031	2011
Magyar 2011	MAGYAR	3333333	2011
SDC TRAILER AIR SUSPENSION	SDC	24494	2016
SDC TRAILER AIR SUSPENSION	SDC	A014040	2016
Magyar 2012	MAGYAR	VP3S37ESDCFPD2385	2012
Magyar 2012	MAGYAR	VP3S37ESDCFPD2386	2012
Magyar 2012	MAGYAR	VP3S37ESDCFPD2444	2012
Magyar 2012	MAGYAR	VP3S37ESDCFPD2384	2012
21000 LITRE CURTAIN	Clayton	WFB334C1UB0043955	2012
TANK AIR SUSP	NORTHERN TANKER	2762	1997
FELDBINDER	FELDBINDER	VP3S37ESDCFPD2384	2014
LAG JUMBO FOOD TANKER	LAG	YB4D0333370211497	2002
LAG JUMBO FOOD TANKER	LAG	YB4D0333370211496	2002
LAG JUMBO FOOD TANKER	LAG	YB4D0333370211498	2002
LAG JUMBO FOOD TANKER	LAG	YB4D0333370211499	2002
LAG JUMBO FOOD TANKER	LAG	YB4D0333370211500	2002
LAG JUMBO FOOD TANKER	LAG	YB4D0333370211501	2002
LAG JUMBO FOOD TANKER	LAG	YB4D0333370211502	2002
LAG JUMBO FOOD TANKER	LAG	YB4D0333370211503	2002
LAG JUMBO FOOD TANKER	LAG	YB4D0333370211504	2002
LAG JUMBO FOOD TANK	LAG	YB4D0333370211505	2002
LAG TANKER	LAG	YB4D0333440109421	1998
LAG TANKER	LAG	YB4D0333440109423	1998
FELBINDER TANK	FELDBINDER	11954	1998
FELDBINDER TANKER	FELDBINDER	11956	1998
FELDBINDER TANKER	FELDBINDER	11957	1998

## Terms and Conditions

- 1 This Chattels Mortgage is made on the date and between the Chargor and the Company as shown in the Particulars on Page 1 (all the information in which forms part of this Chattels Mortgage).

### It is agreed:

#### 2 Definitions

In this Chattels Mortgage:

- 2.1 Unless the context otherwise requires all references to legislation or any law include references to any changes to it and any replacements of it; the singular includes the plural and vice versa; and the masculine includes the feminine and vice versa.

- 2.2 **"Agreement"** means this Chattels Mortgage and any other document entered into between the Chargor and the Company from time to time including (but not limited to) each and any leasing, hire purchase, schedule, sale and conditional sale, service, security, quasi-security, credit, purchase, agency, modifying or other agreement or document entered into between the Chargor and the Company; and any notice, certificate, instrument, deed, charge, agreement or other document from time to time executed pursuant to any of the foregoing; and any other document designated as an Agreement by the Chargor and the Company from time to time;

**"Chargor"** includes successors in title of the Chargor and all other persons deriving title under the Chargor or claiming any interest in the Equipment through the Chargor;

**"Company"** includes its and their successors and assigns;

**"Default Interest Rate"** means the highest rate of interest or default interest payable under any document governing or evidencing the terms of the Indebtedness and where no such interest is specified, the rate of interest shall be deemed to be 3% over the Bank of England base rate from time to time;

**"Equipment"** means the plant, machinery, goods, chattels or other equipment (whether already acquired or to be acquired) specified in the schedule to this Chattels Mortgage (including all engines, appliances, parts, spare parts, instruments, appurtenances, accessories and other equipment of any kind installed on, or in, such goods or chattels and all manuals and technical and other records relating to the Equipment) and any and all substitutions, alterations, replacements, renewals and additions made for or, in or to the same or any part of the same after the date of this Chattels Mortgage and, where the context so permits, any part or parts of them;

**"Event of Default"** means any event or circumstance specified as an event of default (howsoever described) under any of the Agreements;

**"HSBC Group"** means HSBC Holdings plc, its Subsidiaries and any associated and/or affiliated companies;

**"Indebtedness"** means all monies and liabilities which now are or shall from time to time hereafter be due owing or incurred to the Company or any member of the HSBC Group by the Chargor whether actually or contingently and whether presently or in the future and whether solely or jointly with any other person and whether as principal or surety upon any account or under any Agreement or in any other way whatsoever and also the amount of notes or bills discounted or paid and including (as well after as before any demand made or judgment obtained) interest, commission, discount and other lawful charges and expenses (including legal charges occasioned by or incident to this or any other security held by or offered to the Company for the Indebtedness or the enforcement of any such security) computed and compounded from time to time in accordance with the terms agreed between the Chargor and the Company relating thereto or in the absence thereof according to the then current practice of the Company (but so that interest shall be computed at the rate of three per cent per annum over the Bank of England base rate from time to time);

**"Markings"** means labels, plates or markings;

**"Receiver"** means any one or more receivers or managers appointed pursuant to this Chattels Mortgage in respect of the Chargor or over all or any of the Equipment;

**"Security"** means any mortgage, charge, pledge, assignment, trust, lien or other security interest or detention right securing any obligation of any person or any other agreement or arrangement having similar effect;

**"Security Period"** means the period beginning on the date of this Chattels Mortgage and ending on the date when the Indebtedness has been irrevocably and unconditionally satisfied in full and the Chargor has ceased to be under any further, actual or contingent, liability to the Company under or in connection with the Indebtedness and/or any Agreement;

**"Subsidiary"** has the meaning given to it by Section 1159 of the Companies Act 2006;

**"VAT"** means value added tax payable pursuant to Value Added Tax Act 1994 or any replacement or amending legislation of a similar nature and/or any replacement tax in respect thereof and/or any other taxes payable in respect of supply or sale of goods from time to time in the relevant jurisdiction, and related words and expressions are to be construed accordingly.

- 2.3 In this Chattel Mortgage:

- (i) Clause headings are for convenience only and are not to affect the construction of this Chattels Mortgage;



- (ii) the terms “include(s)”, “including” and “in particular” shall be construed as being by way of illustration or emphasis only and shall not be construed as, nor shall they take effect as, limiting the generality of any preceding words; and
- (iii) the terms “other” and “otherwise” shall not have their meaning narrowed by any preceding words where a wider construction is possible..

### **3 Covenant to pay**

- 3.1 The Chargor covenants to pay to the Company and discharge the Indebtedness when due and agrees and acknowledges that the Indebtedness shall in the absence of express written agreement by the Company to the contrary be due and payable to the Company on demand.
- 3.2 If the Chargor fails to pay any amount payable by it under this Chattel Mortgage on its due date, interest shall accrue on the overdue amount from the due date up to the date of actual payment (both before and after judgment) at the Default Interest Rate. Any interest accruing under this clause 3.2 shall be immediately payable by the Chargor on demand by the Company.

### **4 Charging clause**

- 4.1 The Chargor mortgages and charges by way of first fixed charge to the Company with full title guarantee, all of its right, title and interest in and to the Equipment, together with the benefit of:
  - (i) any and all obligations, guarantees and warranties given by any manufacturer or supplier of the Equipment to or in favour of the Chargor;
  - (ii) any and all obligations, guarantees and warranties given by any other party in respect of the Equipment to or in favour of the Chargor;
  - (iii) any and all rights to claim (and the proceeds of all such claims) arising from time to time under or in connection with any and all policies of insurance with respect to the Equipment required to be taken out and maintained by the Chargor under or in connection with the Agreement; and
  - (iv) the benefit of all maintenance agreements and all copyrights, patents, trade marks and other intellectual property rights relating to the Equipment entered into between the Chargor and any such third party.
- 4.2 If or to the extent that the Equipment is not effectively mortgaged or charged under or pursuant to this clause 4, the Chargor shall hold the Equipment on trust for the Company.
- 4.3 Following the expiry of the Security Period the Company shall, subject to the rights to any entity having priority over the Chargor, upon the request and at the cost and expense of the Chargor and without warranty from or recourse to the Company, reassign the Equipment to the Chargor, to the extent then still subsisting and capable of reassignment.

### **5 Representations**

The Chargor represents and warrants to the Company:

- (i) that it is the sole, absolute legal and beneficial owner of the Equipment free from any Security, (except for any liens arising by operation of law, in the ordinary course of the Chargor's business); and
- (ii) that this Chattels Mortgage does not contravene any of the provisions of the memorandum and articles of association of the Chargor and has been duly authorised and executed.

### **6 Covenants**

The Chargor covenants with the Company that, throughout the Security Period, it will:

- (i) promptly upon demand by the Company, execute such legal or other mortgages, charges, assignments or securities as the Company shall require (upon terms and conditions acceptable to the Company, at the expense of the Chargor) of and on all the Chargor's estate and interest in the Equipment (including any vendor's lien) to secure all monies and liabilities agreed to be paid or intended to be secured under this Chattels Mortgage;
- (ii) subject to the rights of any prior mortgagee, deposit with the Company all invoices, documents of title, guarantees, insurance policies, all maintenance agreements and ancillary documents relating to the Equipment;
- (iii) pay as and when due:
  - (A) the rent, rates, assessments, charges, impositions, outgoings and taxes in respect of all premises of the Chargor; and
  - (B) all licence fees, duties, registration charges and all outgoings in respect of the Equipment and keep or cause the Equipment to be kept from being distrained for recovery or from being taken under any execution and shall at all times on demand produce or cause to be produced to the Company or its authorised agents the receipt for such payments and in default it shall be lawful (but not obligatory) for the Company to pay and discharge such sums which at any time may be or become due, assessed or payable in respect of the premises or the Equipment and the Chargor shall repay the same to the Company on demand, together with any interest charged thereon in accordance with clause 3.2;
- (iv) keep the Equipment permanently in its sole and exclusive possession at the location specified in the schedule or at such other premises as the Company shall authorise in advance in writing and shall not in any event take the Equipment out of England and Wales;

- (v) affix to or engrave upon the Equipment such Markings as the Company shall require and not allow such Markings to be concealed, altered or removed;
- (vi) produce promptly to the Company the original of any order, direction, requisition, permission, notice, proceedings or matter whatsoever affecting or likely to affect the Equipment and/or any premises of the Chargor, served upon the Chargor by any third party, together with full particulars of such notice. The Chargor shall promptly, at its own cost, comply with the same and shall, if so required by the Company, at the Chargor's own cost, make or join in making such objections or representations against or in respect of the contents of any such notice as the Company may deem expedient or desirable;
- (vii) permit the Company or any person nominated by it to enter on any premises of the Chargor:
  - (A) to inspect the Equipment, including any Markings;
  - (B) to effect such repairs as the Company shall consider necessary or desirable; and
  - (C) generally to do all such acts as the Company considers necessary or desirable, in connection with this Chattels Mortgage;
- (viii) keep the Equipment in good and substantial repair and condition and in working order and replace any parts of the Equipment as may be destroyed, damaged or worn out with new parts or at least similar quality and of at least equal value. The Chargor shall carry out such repairs to or replacement of the Equipment as the Company shall consider necessary or desirable. If the Chargor fails to carry out such repairs, the Company may, but shall not be obliged to do so (at the expense of the Chargor);
- (ix) pay to the Company on demand the amount of any VAT which may be payable in respect of any sums payable by the Chargor to the Company under or secured by this Chattels Mortgage or pursuant to the exercise by the Company of any of its rights under this Chattels Mortgage and the Chargor shall pay to the Company on demand an amount equal to any VAT or other sums payable or incurred by the Company under or pursuant to the [Value Added Tax Act 1994] or any regulations made thereunder or otherwise in consequence of its having entered into this Chattels Mortgage or any transaction secured by this Chattels Mortgage or exercising any of its rights under this Chattels Mortgage. The Chargor shall indemnify the Company against any liability in respect of VAT;
- (x) indemnify and hold each of the Company and any Receiver harmless against any and all claims, demands and liabilities howsoever caused relating to or arising out of or in connection with the design, manufacture, delivery, possession, parting with possession, use, misuse, operation, maintenance, repair, condition, storage, location, seizure, sequestration, detention, attachment, execution, requisition, redelivery or removal of the Equipment including without limitation those based upon infringement of any patent or other intellectual property rights;
- (xi) on the occurrence of any Event of Default which is continuing or at any time after the Company shall have demanded payment of the Indebtedness (whether on demand by the Company, at scheduled repayment or by acceleration or otherwise as the case may be) or if the Chargor defaults in the performance of any of its obligations under this Chattels Mortgage, allow the Company, without further notice or further demand, immediately to put into force and exercise all rights, powers and remedies possessed by it and in particular (but without limitation) to take possession of the Equipment and for that purpose to enter upon any land or buildings where the Equipment are or are reasonably thought to be situated without being liable to the Chargor for or by reason of such entry;
- (xii) not use or permit the Equipment to be used for any purpose for which they are not designed or reasonably suited or contrary to its user manual or manufacturer's recommendations;
- (xiii) not, without the Company's prior written consent, make or suffer to be made any alteration or addition of a substantial nature in or to the Equipment other than for the purpose of effecting repairs in accordance with clause 6(viii);
- (xiv) not, without the Company's prior written consent enter into a single transaction or a series of transactions (whether related or not) and whether voluntary or involuntary to sell, attempt to sell, assign, charge, hire, lease, part with, share possession or otherwise dispose of the Equipment and/or to permit or suffer any distress or execution to be levied upon the Equipment;
- (xv) not, without the Company's prior written consent, use nor permit the Equipment to be used in any way contrary to law and shall comply with the requirements of any law so far as the same relates to or affects the Equipment or their user and shall promptly execute or cause to be executed all works that are required by law to be executed upon or in connection with the Equipment;
- (xvi) not, without the Company's prior written consent, in any manner or by any means cause the value of the Equipment to lessen or suffer them to be lessened, fair wear and tear excepted;
- (xvii) not, without the Company's prior written consent, create or permit to subsist or arise any Security over the Equipment;
- (xviii) not, without the Company's prior written consent, annex the Equipment to any premises of the Chargor if the result of such annexure is that the Equipment would or might become a fixture or fixtures; and
- (xix) on being required by the Company to do so and at the cost and expense of the Chargor execute, sign, deliver all such deeds and instruments and do all such acts and things as the Company may require to create, improve, perfect, maintain or protect the Security intended to be created by this Chattels Mortgage. Where required the Chargor shall also endorse or cause to be endorsed the same on any documents evidencing title to the Equipment

and to give third parties such notices of the security created by this Chattels Mortgage as required by the Company.

## **7 Insurance**

7.1 The Chargor shall ensure that:

- (i) the following are maintained at all times with reputable insurers:
  - (A) insurance of the Equipment to its full replacement value under a standard form of all risks policy including, in particular but without limitation, full cover against acts of terrorism;
  - (B) insurance against liability of all kinds to third parties which arises directly or indirectly from the use, possession or existence of the Equipment, in a sum consistent with a high degree of prudence or such other sum as the Company may from time to time require;
  - (C) any other insurance relating to the Equipment and required to be taken out by the Chargor or the Company by the law of any part of the UK or any other relevant jurisdiction;
- (ii) in relation to each such insurance:
  - (A) the terms of the policy shall provide for all monies payable under the policy (except those payable to third parties) to be paid to the Company; and
  - (B) the policy at all times remains valid and covers all uses to which the Equipment is put;
- (iii) unless the Equipment is motor vehicles, the policies referred to in clause 7.1(i) are in the names of the Company and the Chargor as co-insured;

7.2 The Chargor shall promptly pay all premiums and comply with all of its obligations under the policies and, on demand, shall produce to the Company each of the policies and such other evidence as the Company may require to show that the Chargor is complying with its obligations under this Chattels Mortgage. If the Chargor does not do this, the Company may effect all or any of the above insurances itself and the Chargor shall repay to the Company on demand all premiums paid by the Company and all costs and expenses incurred by the Company in effecting the same;

7.3 The Chargor will inform the Company in writing promptly of any event which may give rise to a claim under any of the insurance policies and irrevocably and by way of security authorises the Company to make any such claim, take over the conduct of any claim already made, settle any claim and give a good receipt for any Insurance Proceeds (as defined in clause 7.4).

7.4 Without prejudice to the mortgage and charge set out in clause 4.1(iii) above, all monies payable under the policies referred to in clause 7.1(i) ("**Insurance Proceeds**") shall be held on trust for the Company and paid to the Company, or as it shall direct, for application in accordance with the Agreement. Further, the Chargor shall as and when directed by the Company execute, deliver and perfect a security assignment in favour of the Company, and in form and content satisfactory to the Company, of all rights to claim and all proceeds of such claims under all or any of the insurances required to be taken out and maintained pursuant to this Chattel Mortgage.

7.5 All Insurance Proceeds shall be applied first towards payment of the Indebtedness and any other amounts payable pursuant to this Chattels Mortgage. Subject to the Agreement and to the rights of any party having priority over the Chargor, the Chargor will then be entitled to receive any excess.

## **8 Enforcement of security**

8.1 On the occurrence of any Event of Default which is continuing or at any time after the Company shall have demanded payment or discharge of the Indebtedness, any Security created by and under this Chattels Mortgage is immediately enforceable.

8.2 The Company may, at its absolute discretion, at any time after the Security created by or under this Chattels Mortgage is enforceable:

- (a) enforce all or any part of the Security created by or under this Chattels Mortgage in any manner it sees fit;
- (b) exercise its rights and powers conferred upon mortgagees by the Law of Property Act 1925, as varied and extended by this Chattels Mortgage, and rights and powers conferred on a Receiver by this Deed, whether or not it has taken possession or appointed a Receiver to all or any part of the Equipment;
- (c) appoint a Receiver to all or any part of the Equipment and the other property expressed to be mortgaged or charged by this Chattels Mortgage; or
- (d) exercise its power of sale under section 101 of the Law of Property Act 1925 (as amended by this Chattels Mortgage).

8.3 For the purposes of all powers implied by statute, the Indebtedness is deemed to have become due and payable on the date of this Chattels Mortgage.

8.4 Section 103 of the Law of Property Act 1925 and section 93 of the Law of Property Act 1925 do not apply to the Security constituted by or under this Chattels Mortgage.

8.5 Each Receiver and the Company is entitled to all the rights, powers, privileges and immunities conferred by the Law of Property Act 1925 and the Insolvency Act 1986 on mortgagees and Receivers.

8.6 The Company or any Receiver appointed under this Chattels Mortgage may credit any amount received, recovered or realised under this Chattels Mortgage into an interest bearing suspense account where, pending its application by

the Company or such Receiver in or towards the discharge of the Indebtedness as and when in their reasonable discretion they shall consider appropriate, no such amounts shall no reduce the Indebtedness.

- 8.7 Neither the Company nor any Receiver will be liable, by reason of entering into possession of an item of Equipment, to account as mortgagee in possession or for any loss on realisation or for any default or omission for which a mortgagee in possession might otherwise be liable.
- 8.8 At any time after the Security created by or under this Chattels Mortgage has become enforceable, the Company may, at the sole cost of the Chargor (payable to the Company on demand):
- (a) redeem any prior form of Security over any item of Equipment; and/or
  - (b) procure the transfer of that Security to itself; and/or
  - (c) settle and pass the accounts of any prior mortgagee, chargee or encumbrancer which once so settled and passed shall be conclusive and binding on the Chargor.

## **9 Appointment of Receiver**

- 9.1 At any time after the Company shall have demanded payment or discharge of all or any part of the Indebtedness or at any time after any Security created by or under this Chattels Mortgage is enforceable, the Company may appoint any person to be a Receiver of the Equipment and remove (subject, in the case of an administrative receiver, to the sanction of the Court) any Receiver so appointed and appoint another in his place and a Receiver so appointed shall have power in the name of or on behalf and at the cost of the Chargor or at his option (but only with the prior written consent of the Company) in the name of the Company or at his option in his own name (and in any case notwithstanding the liquidation of the Chargor) to do or omit to do anything which the Chargor could do or omit to do in relation to the Equipment and in particular, but without prejudice to the generality of the foregoing, any such receiver shall have power to:

- (i) take possession of or collect and get in the Equipment and for that purpose to take any proceedings in the name of the Chargor or otherwise as may seem expedient and for that purpose to enter upon any premises of the Chargor and sever, dismantle and remove the Equipment, without being liable for any loss or damage thereby occasioned (other than through negligence);
- (ii) raise or borrow any monies that may be required upon the security of the Equipment;
- (iii) forthwith and without the restriction imposed by either section 103 or section 93 Law of Property Act 1925, sell, convert into money and realise all or any part of Equipment by public auction or private contract and generally in such manner and on such terms and conditions as he shall think proper;
- (iv) make any arrangement or compromise which he shall think expedient;
- (v) make and effect all repairs, renewals and any improvements of the Equipment as he may determine;
- (vi) maintain or renew all insurances;
- (vii) appoint managers, agents, officers, and workpeople for any of these purposes at such salaries and for such periods as he may determine;
- (viii) lease, let on hire purchase, store, alter or improve all or any part of the Equipment for such term and at such rent and on such other terms as he may think proper and accept a surrender of any lease or tenancy thereof;
- (ix) give valid receipts for all moneys and execute all assurances and things which may be proper or desirable for realising the Equipment;
- (x) use the name of the Chargor for all or any of the purposes and in any legal proceedings with full power to convey any property sold in the name of the Chargor; and
- (xi) do all such other acts and things as may be considered to be incidental or conducive to any of these matters or powers and which he lawfully may or can do as agent for the Chargor.

- 9.2 A Receiver or Receivers so appointed shall be entitled to charge such amount for his remuneration as shall be agreed between such Receiver and the Company.

- 9.3 Subject to claims having priority over the Security created by this Chattels Mortgage, all monies received, recovered or realised by such Receiver shall be applied:

- (i) first in payment of his remuneration and the costs of realisation;
- (ii) secondly in providing for the matters specified in the first three paragraphs of section 8 or section 109 Law of Property Act 1925 and for the purposes aforesaid; and
- (iii) thirdly in or towards satisfaction of the Indebtedness and all the foregoing provisions shall take effect as and by way of variation and extensions of the provisions of sections 99 to 109 inclusive Law of Property Act 1925 which provisions so varied and extended shall be regarded as incorporated in this Chattels Mortgage.

Any Receiver so appointed shall be deemed to be the agent of the Chargor and the Chargor shall be solely responsible for his acts or defaults and remuneration.

## **10 Power of attorney**

The Chargor hereby irrevocably appoints the Company and any Receiver appointed by the Company under this Chattels Mortgage severally to be its attorney for it and in its name and on its behalf and as its act, deed or otherwise to take any action or to sign, seal and deliver and otherwise conclude or perfect any such legal or formal mortgage or any deed, document, assurance, agreement, arrangement or act which may be required or may be deemed proper

or desirable on any sale, lease or disposition by the Company or by such receiver of the Equipment under any power of sale, leasing or other applicable disposition thereto or for the purposes of giving effect to, or securing the performance of, the obligations of the Chargor under clause 19 below and otherwise under this Chattel Mortgage. The Chargor ratifies and confirms whatever any attorney does or purports to do pursuant to its appointment under this clause 10. In this clause 10, any reference to the "Company" or any "Receiver" includes their respective delegates or sub-delegates, if any

**11 Other charges**

If the Chargor creates Security in relation to any premises of the Chargor, the Chargor shall promptly notify the Company of the same and if requested so by the Company shall procure from any mortgagee, chargee or debenture holder or other person having an interest (whether legal or equitable) in any premises of the Chargor a waiver in such form as the Company may require of all rights which the holder of such interest might otherwise be entitled to claim in the Equipment.

**12 Notices**

Any notice, demand or other communication by the Company to the Chargor shall be validly given if served personally on the Chargor or sent to it by first class prepaid post or left at its registered office for the time being or its last known or usual place of business.

**13 Continuing security and additional security**

This Chattels Mortgage shall be a continuing security for the payment and discharge of the Indebtedness and shall extend to cover the ultimate balance of the Indebtedness from time to time and notwithstanding any intermediate payment or discharge in whole or in part. This Chattels Mortgage shall be in addition to and without prejudice to any other securities or remedies now or at any time held by the Company including (without prejudice to the generality of the foregoing) any Security, deposit, guarantee, indemnity, set off or any other form of security whatsoever and no assurance, Security or payment which may be avoided under any enactments relating to liquidation and no release, settlement or discharge which may have been given or made on the faith of any such assurance, security or payment shall prejudice or affect the rights of the Company against the Chargor under this Chattels Mortgage. This Chattel Mortgage is in addition to, is not in any way prejudiced by, and shall not merge with, any other Security, guarantee or right now or in the future held by the Company.

**14 Subsequent Security**

- 14.1 If the Company receives notice of any other subsequent Security or other interest affecting all or any of the Equipment it may open a new account or accounts for the Chargor in its books. If it does not do so then, unless it gives express written notice to the contrary to the Chargor, as from the time of receipt of such notice by the Company, all payments made by the Chargor to the Company shall be treated as having been credited to a new account of the Chargor and not as having been applied in reduction of the Indebtedness.
- 14.2 The Company shall have in addition to any general lien or similar right to which it may be entitled by law the right at any time and from time to time, either with or without notice to the Chargor, (as well before as after any demand under this Chattels Mortgage or otherwise) to combine or consolidate all or any of the then existing accounts with and liabilities to the Company of the Chargor and/or to set off or transfer any sum standing to the credit of any one or more of such accounts in or towards satisfaction of any of the liabilities of the Chargor to the Company on any other account or in any other respect, whether such liabilities be actual, contingent, primary, collateral, several or joint.
- 14.3 The Chargor waives any right of set off it may have now or at any time in the future in respect of the Indebtedness (including sums payable by the Company under this Chattels Mortgage).

**15 Reinstatement**

Any settlement, discharge or release (including in relation to this Chattels Mortgage or the Indebtedness) between (i) the Chargor and (ii) the Company or any Receiver (the "Relevant Person(s)") shall be conditional upon no security given, or payment made, to the Relevant Person(s) by the Chargor (or any other person) being avoided or reduced as a result of any provisions or enactments relating to insolvency for the time being in force in any jurisdiction. In the event of such security or payment being avoided or reduced, the Relevant Person(s) shall be entitled to recover the value or amount of such security or payment from the Chargor as if such settlement, discharge or release had not occurred.

**16 Indemnity**

The Chargor shall indemnify the Company and each Receiver, and their respective employees and agents against all liabilities, costs, expenses, damages and losses (including but not limited to any direct, indirect or consequential losses, loss of profit, wasted investment or expenditure, loss of expected savings, loss of reputation and all interest,

penalties and legal costs (calculated on a full indemnity basis) and all other professional costs and expenses) suffered or incurred by any of them arising out of or in connection with:

- (a) the exercise or purported exercise of any of the rights, powers, authorities or discretions vested in them under this Chattels Mortgage or by law in respect of the Equipment;
- (b) taking, holding, protecting, perfecting, preserving or enforcing (or attempting to do so) the security constituted by this Chattels Mortgage; or
- (c) any default or delay by the Chargor in performing any of its obligations under this Chattels Mortgage.

#### **17 Certificate of Indebtedness**

A certificate of a manager or officer of the Company as to the amount for the time being of the Indebtedness shall be conclusive and binding on the Chargor in the absence of manifest error.

#### **18 Indulgence**

The Company may, at its discretion, grant time or other indulgence or make any other arrangement, variation or release with any person not being a party to this Chattels Mortgage (whether or not any such person is jointly liable with the Chargor) in respect of any of the Indebtedness or of any other security for them without prejudice either to this Chattels Mortgage or to the liability of the Chargor for the Secured Liabilities.

#### **19 Further Assurance**

19.1 The Chargor shall promptly do all such acts and execute all such documents (including assignments, transfers, mortgages, charges, notices and instructions) as the Company may specify (and in such form as the Company may require) in favour of the Company or its nominee(s):

- (a) to create, perfect, protect and maintain the Security created or intended to be created under or evidenced by this Chattels Mortgage or for the exercise of any rights, powers and remedies of the Company provided by or pursuant to this Chattels Mortgage or by law;
- (b) to confer on the Company Security over any item of Equipment located in any jurisdiction equivalent or similar to the Security intended to be conferred by or pursuant to this Chattels Mortgage; and/or
- (c) (if an Event of Default is continuing) to facilitate the realisation of the Equipment.

19.2 The Chargor shall take all such action as is available to it (including making all filings and registrations) as may be necessary for the purpose of the creation, perfection, protection or maintenance of any Security conferred or intended to be conferred on the Company by or pursuant to this Chattels Mortgage.

#### **20 Amendments, Waivers and Consents**

20.1 No amendment of this Chattels Mortgage shall be effective unless it is in writing and signed by, or on behalf of, each party (or its authorised representative).

20.2 A failure or delay by a party to exercise any right or remedy provided under this Chattels Mortgage or by law shall not constitute a waiver of that or any other right or remedy, prevent or restrict any further exercise of that or any other right or remedy or constitute an election to affirm this Chattels Mortgage. No single or partial exercise of any right or remedy provided under this Chattels Mortgage or by law shall prevent or restrict the further exercise of that or any other right or remedy. No election to affirm this Chattels Mortgage by the Company shall be effective unless it is in writing.

#### **21. Contracts (Rights of Third Parties) Act 1999**

The parties to this Chattels Mortgage do not intend that any of its terms will be enforceable by virtue of the Contracts (Rights of Third Parties) Act 1999 by any persons not a party to it. This clause does not affect any right or remedy of any person which exists or is available otherwise than pursuant to that act.

#### **22 Transfer of Rights**

22.1 The Company may transfer all or any of its rights under this Chattels Mortgage and/or the Indebtedness to any person at any time.

22.2 If the Company transfers all or any of its rights under this Chattels Mortgage and/or the Indebtedness, the Chargor's rights under this Chattels Mortgage and/or the Indebtedness (as the case may be) will stay exactly the same.

22.3 The Chargor will be bound to any person to whom the Company transfers any such rights. That person will have the Company's powers and rights so far as the Company transfers these to that person. The Company will be released automatically from its obligations to the Chargor so far as that person assumes the Company's obligations.

22.4 The Chargor will at the expense of the Company or the person to whom the rights are transferred, do anything reasonably requested by the Company to effect a transfer of all or any of its rights under this Chattels Mortgage and/or Indebtedness.

22.5 The Chargor will not transfer all or any part of its rights under this Chattels Mortgage and/or the Indebtedness without the prior written consent of the Company.

22.6 In this clause 22:

- (a) the term **transfer** means sale, assignment and/or transfer by novation;
- (b) the term **rights** means rights, benefits and/or obligations;
- (c) the term **person** means any person, trust, fund or other entity.

**23 Performance**

The Chargor shall remain liable to perform all the obligations assumed by it in relation to the Equipment. The Company shall be under no obligation of any kind in respect thereof nor under any liability in the event of any failure by the Chargor to perform, or breach by the Chargor of, any of those obligations.

**24 English law**

English law governs this Chattels Mortgage and any non-contractual obligations arising under or in connection with it. Both the Company and the Chargor submit to the exclusive jurisdiction of the courts of England and Wales in relation to all claims, disputes, differences or other matters (including non-contractual claims, disputes, differences or other matters) arising out of or in connection with this Chattels Mortgage.

**25 Northern Ireland**

In Northern Ireland: for references in this Chattels Mortgage to the Law of Property Act 1925 and the Insolvency Act 1986 there shall be substituted the corresponding or appropriate provisions applicable in Northern Ireland, whether in the Conveyancing and Law of Property Act 1881, the Conveyancing Act 1911, the Companies (Northern Ireland) Order 1986 or otherwise and the words “ The Chargor charges and assigns absolutely and unconditionally to the Company with full title guarantee...” in clause 4 above shall be replaced with the words “ The Chargor as beneficial owner charges and assigns to the Company”.

**Executed as a deed** by the parties or their duly authorised representatives on the date set out on the front page of this Chattels Mortgage.

## EXTRACT OF BOARD MINUTES (INCLUDING A COPY RESOLUTION)

(to be certified by the signature of the chairperson of the meeting of the board of directors at which the resolution was passed)

Name of company: Abbey Logistics Group Ltd Registered number: 02484251 (the **Customer**)

1. The chairperson reported that due notice of the meeting had been given and that a quorum was present. Accordingly, the chairperson declared the meeting open.
2. The chairperson reported that the business of the meeting was to approve the Customer entering into a Chattels Mortgage to be given by the Customer in favour of HSBC Equipment Finance (UK) Limited ("**HSBC**") (the "**Chattels Mortgage**").
3. The chairman noted that under section 177 of the Companies Act 2006 each director had to declare the nature and extent of any direct or indirect interest that director may have in the matter(s) under consideration to the extent that he or she had not already declared that interest to the other directors. The directors declared the following interests (if any):

Name	Nature and extent of interest
------	-------------------------------

The chairperson confirmed that, taking into account all interests declared (whether before or at the meeting), there would be a quorum for all the business of the meeting under the terms of the Customer's articles of association.

4. The Chattels Mortgage was produced to the meeting.
5. Following consideration, including consideration of the terms of the Chattels Mortgage, the transactions contemplated by it and the matters referred to in section 172(1) of the Companies Act 2006, the meeting resolved that the Chattels Mortgage and the transactions contemplated by it would promote the success of the Customer for the benefit of its members as a whole and further resolved that:
  - (a) The terms of, and the transactions contemplated by the Chattels Mortgage and any ancillary or related documents:
    - (i) be and are approved; and
    - (ii) are in accordance with and not in contravention of the Customer's articles of association or other constitutional documents or any law or other obligation of the Customer,and that the Customer execute or sign (as appropriate) the Chattels Mortgage and any ancillary or related documents.
  - (b) Any director, or in the case of any document to be executed as a deed, any two directors or any one director and the company secretary or any director in the presence of a witness who attests his signature, be and are authorised to sign:
    - (i) the Chattels Mortgage;
    - (ii) any documents required to be signed or executed under the Chattels Mortgage, or otherwise ancillary or related to the Chattels Mortgage;
    - (iii) any documents amending, varying, novating or supplementing the Chattels Mortgage; and
    - (iv) any other document that such signatory considers necessary or desirable in relation to the Chattels Mortgage,and any director is authorised to agree and approve any amendments made to any such documents after the holding of this meeting.
  - (c) Any director be and is authorised to sign and/or dispatch or deliver all other documents, notices and certificates to be signed and/or dispatched or delivered by the Customer under or in connection with the Chattels Mortgage and to do any other act, matter or thing as he or she may deem necessary or desirable to be done or executed in connection with the financing to be provided to the Customer or the Chattels Mortgage.
  - (d) A copy of this resolution be endorsed on the Chattels Mortgage.

Certified as a true copy of an extract of the board minutes from a meeting held on 01/03/15  
at Abbey Logistics Group Knowledge and a true copy of the resolution passed at that meeting.

Chairperson's signature

Steve GRANITZ

Chairperson's name

22/03/15

Date of signature